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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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REC'D 2 9 MAR 2005

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference FGPE03-004	FOR FURTHER ACTION		onofTransmittalofInternation Report (Form PCT/IPEA/41	
International application No. PCT/KR2003/002468	International filing date(day/m 17 NOVEMBER 2003		Priority date (day/month/y 16 NOVEMBER 2002 (1	· .
International Patent Classification (IPC)			<u> </u>	
IPC7 H01L 33/00	•	·		
Applicant LG INNOTEK CO.,LTD et a	1			
This international preliminary exand is transmitted to the applicant This REPORT consists of a total	t according to Article 36.			ning Authority
This report is also accomp amended and are the basis	panied by ANNEXES, i.e., sheet for this report and/or sheets co the Administrative Instructions u	s of the description	n, claims and/or drawings v	
These annexes consist of a total	ofsheets.			•
IV Lack of unity of in V Reasoned statemer citations and expla VI Certain documents VII Certain defects in t	of opinion with regard to novel vention In under Article 35(2) with reganations supporting such statemed cited the international application as on the international application	d to novelty, invent	ntive step or industrial applic	cability;
Date of submission of the demand	Da	e of completion o	f this report	<u>.</u>
06 APRIL 2004 (0	06.04.2004)	25 FEBRUA	ARY 2005 (25.02.2005)	
Name and mailing address of the IPEA Korean Intellectual Proper 920 Dunsan-dong, Seo-gu Republic of Korea Facsimile No. 82-42-472-7140	rty Office , Daejeon 302-701,	thorized officer KIM, Dong Yu	•	

Telephone No. 82-42-481-5749

Facsimile No. 82-42-472-7140

International aplication No. PCT/KR2003/002468

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

I.	Basis	of the report				
. `	With 1	egard to the elements of the international application:*				
	XI.	the international application as originally filed				
	$\overline{\Box}$	the description:	, as originally filed			
		pages	, filed with the demand			
		pages, filed with the letter of				
		the claims:	, as originally filed			
	ш	pages, as amended (together with any	statment) under Article 19			
		pages	, filed with the demand			
		pages, filed with the letter of				
		the drawings:	, as originally filed			
		pages	, filed with the demand			
		pages filed with the letter of				
	П	the sequence listing part of the description:	on originally, filed			
		pages	, as originally filed , filed with the demand			
		pages filed with the letter of				
			· · · · · · · · · · · · · · · · · · ·			
2.	Wi	th regard to the language, all the elements marked above were available or furnished to this Auth	ority in the language in which			
•	the	international application was filed, unless otherwise indicated under this item. ese elements were available or furnished to this Authority in the following language Engli	shwhich is			
	In	the language of a translation furnished for the purposes of international search (under Rule 23				
		the language of publication of the international application (under Rule 48.3(b)).				
		the language of the translation furnished for the purposes of international preliminary exam	ination(under Rules 55.2 and/			
	L	or 55.3).				
	3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:					
	Ĺ	contained in the international application in written form.	•			
	F	filed together with the international application in computer readable form.				
1	F	furnished subsequently to this Authority in written form.				
1		furnished subsequently to this Authority in computer readable form				
	Ē	The statement that the subsequently furnished written sequence listing does not go b				
	Г	The statement that the information recorded in computer readable form is identical to the	written sequence listing has			
	<u> </u>	been furnished.				
	, r	The amendments have resulted in the cancellation of:				
1	4. L	the description, pages	•			
1		the claims, Nos.				
۱		the drawings, sheets				
	5.		d h			
		This report has been established as if (some of) the amendments had not been made, sin go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	ce they have been considered to			
	ir	eplacement sheets which have been furnished to the receiving Office in response to an invitation This opinion as "originally filed." and are not annexed to this report since they do not conta nd 70.17).	under Article 14 are referred to in amendments (Rules 70.16			
	** 4	ny replacement sheet containing such amendments must be referred $$ to under item $$ I and annexe	d to this report.			

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IV.Lack of unity of invention						
1. In r	In response to the invitation to restrict or pay additional fees the applicant has:					
	restricted the claims.					
一	paid additional fees.					
	paid additional fees under protest.					
	neither restricted nor paid additional fees.					
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees:					
3. Th	is Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is					
Г	complied with.					
	not complied with for the following reasons:					
	I. Group 1: Claims 1-10 and 27-34 are directed to an optical device comprising a metal-Ga compound layer / a metal-Al compound layer / an anti-oxidation layer.					
	 Group 2: Claims 11-19 and 35-43 are directed to an optical device comprising an anti-oxidation layer / a complex oxidation layer made by the reaction of etals / metal dots. 					
	 Group 3: Claims 20-22 are directed to an optical device comprising a highly- doped metal oxide layer / a transparent electrode formed on it. 					
	4. Group 4 : Claims 23-26 and 44-52 are directed to an optical device and manufacturing method thereof containing an electrode comprising a contact layer / a bonding pad / a diffusion barrier layer.					
	All the searchable claims could be searched without efforts justifying an additional fee, and the international search report and the written opinion are covered by all the claims.					
4. C	Consequently, the following parts of the international application were the subject of international preliminary examination in					
e.	stablishing this report:					
	all parts.					
	the parts relating to claims Nos.					

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V. Reas ned statement under Article 35(2) with regard to n velty, inventive step	r industrial applicability;
citations and explanations supporting such statement	

Statement			
Novelty (N)	Claims	1-52	<u>Y</u> ES
	Claims	NONE	NO
Inventive step (IS)	Claims	11-19, 35-43	YES
• • •	Claims	1-10, 20-22, 23-36, 27-34, 44-52	NO
Industrial applicability (IA)	Claims	1-52	YES
• • • • •	Claims	NONE	No
	Statement Novelty (N) Inventive step (IS) Industrial applicability (IA)	Novelty (N) Claims Claims Inventive step (IS) Claims Claims Claims Claims	Novelty (N) Claims 1-52 NONE

2. Citations and explanations (Rule 70.7)

1) Documents cited in the Internatioanal Search Report

D1: KR 226831 B D2: KR2000-71682 A D3: JP 11-40853 A D4: JP 11-97744 A D5: JP 8-32115 A D6: KR 286699 B D7: JP 11-74558 A D8: KR 2001-14823A D9: KR 2002-31683 A

2) Inventive Step

2.1 The subject matter of the present claims 1-10, 27-34 lacks an inventive step

The suject matter of claims 1-10 and 27-34 is about an optical device comprising a metal- Ga compound layer / a metal layer / a metal-Al compound layer / an anti-oxidation layer.

But D1 discloses a semiconductor Light Emitting Diode in which the electrode is composed of GaTi (or GaTiN)-Al-Au compound layer (figure 2 and figure 3 of D1)

Even though there is not a direct description for a high impurity GaN layer neither an anti-oxidation layer, the technical features for a cap layer and an anti-oxidation layer are included among the several straightforward possibilities from which a skilled person could select without an exercise of the inventive skill.

Therefore, the subject matter of claims 1-10 and 27-34 lacks an inventive step under PCT Article 33(3).

2.2 The Subject matter of present claims 20-22 lacks an inventive step

The subject-matter of claims 20-22 is about an optical device comprising a highly-doped metal oxide layer and a transparent layer formed on it.

But D2 discloses an LED having an electrode comprising a tranaparent layer / a Au layer (embodiments 1-3).

So, the technical features of claims 20-22 are already disclosed in D2 in a similar field of application, or are included among the several straightforward possibilities from which a skilled person could select without an exercise of the inventive skill.

Therefore, the subject matter of claims 20-22 lacks an inventive step under PCT Article 33(3).

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of:

BOX V

2.3 The subject matter of the present claims 23-26, 44-52 lacks an inventive step The subject-matter of claims 23-26 and 44-52 is about an optical device comprising a contact layer / a bonding pad / a diffusion barrier layer.

But D4 discloses an LED in which a p-typed semiconductor layer and a highly-doped p-typed semiconductor layer and an electrode layer are included (claims 1-4 and figure 6), and D5 discloses an elctrode composed of a contact layer and a Pd layer and a Ti layer (claims 1-4 and figures 2, 4).

So, the technical features of claims 23-26 and 44-52 are already disclosed in D4 and D5 in a similar field of application, or are included among the several straightforward possibilities or combinations of the cited inventions from which a skilled person could select without an exercise of the inventive skill.

Therefore, the subject matter of claims 23-26 and 44-52 lacks an inventive step under PCT Article 33(3).

2) Industrially Applicability

The present application is believed to be industrially applicable according to PCT Article 33(4).